UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NEW YORK

ALYSSA SADWICK,

Plaintiffs,

-against-

THE CITY OF ROCHESTER, a municipal entity, GEOFFREY QUINN, TYLER COUCH, MATTHEW WEBSTER, "JOHN DOE" ROCHESTER POLICE DEPARTMENT OFFICERS "1–200", (names and number of whom are unknown at present), TODD BAXTER, "RICHARD ROE SHERIFF'S DEPUTIES 1-200" (names and number of whom are unknown at present), and other unidentified members of the Rochester Police Department and Monroe County Sheriff's Office,

Case No. 21-cy-6730

DECLARATION IN SUPPORT OF MOTION TO DISMISS

Defendants.

Pursuant to 28 U.S.C. §1746, Maria E. Rodi, declares as follows:

- 1. I am a Senior Deputy County Attorney acting of counsel to County Attorney John P. Bringewatt, attorney of record for the defendants, Todd Baxter and "Richard Roe" Monroe County Sheriff's Deputies 1-200, hereinafter referred to as the County Defendants, and I am fully familiar with the facts and circumstances of this action.
- 2. I submit this declaration in support of the County Defendants' motion pursuant Fed. R. Civ. P. Rule 12(b)(6) seeking dismissal of the Complaint as against the County Defendants, with prejudice.
 - 3. Annexed hereto as **Exhibit A** is the Complaint filed by the plaintiffs in this action.
- 4. For the reasons set forth in the accompanying memorandum of law, the Complaint should be dismissed with prejudice as against the County Defendants.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on January 28, 2022

s/ Maria E. Rodi

Maria E. Rodi